1 2 3 4 5	COOLEY LLP MICHAEL G. RHODES (116127) (rhodesmg@ MATTHEW D. BROWN (196972) (brownmd@ JEFFREY M. GUTKIN (216083) (gutkinjm@cd 101 California Street, 5th Floor San Francisco, CA 94111-5800 Telephone: (415) 693-2000 Facsimile: (415) 693-2222	cooley.com)
6 7 8 9	FACEBOOK, INC. COLIN S. STRETCH (205144) (colin@fb.com) SANDEEP N. SOLANKI (244005) (ssolanki@fb.com) 1601 S. California Ave. Palo Alto, CA 94304 Telephone: (650) 853-1300 Facsimile: (650) 543-4800 Attorneys for Defendant FACEBOOK, INC.	
10 11 12 13 14	THE ARNS LAW FIRM ROBERT S. ARNS (65071) (rsa@arnslaw.com) JONATHAN E. DAVIS (191346) (jed@arnslaw STEVEN R. WEINMANN (190956) (srw@arns 515 Folsom Street, 3rd Floor San Francisco, CA 94105 Telephone: (415) 495-7800 Facsimile: (415) 495-7888 JONATHAN JAFFE LAW	v.com) slaw.com)
15 16 17	JONATHAN M. JAFFE (267012) (jmj@jaffe-la 3055 Hillegass Avenue Berkeley, CA 94705 Telephone: (510) 725-4293 Attorneys for Plaintiffs	aw.com)
18	UNITED STATES	DISTRICT COURT
19		ICT OF CALIFORNIA E DIVISION
20 21 22	ANGEL FRALEY; PAUL WANG; SUSAN MAINZER; JAMES H. DUVAL, a minor, by and through JAMES DUVAL, as Guardian ad Litem; and WILLIAM TAIT, a minor, by and through RUSSELL TAIT, as Guardian ad Litem; individually and on behalf of all others	Case No. 11-CV-01726 LHK (PSG) STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO ANSWER SECOND AMENDED COMPLAINT (CIV. L.R. 6-1(B))
23 24	similarly situated, Plaintiffs,	Courtroom: 4 Judge: Hon. Lucy H. Koh Trial Date: December 3, 2012
25	v.	That Date. December 3, 2012
26	FACEBOOK, INC., a corporation; and DOES 1-100,	
27	Defendants.	
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1	This Stipulation is entered into by and among plaintiffs Angel Fraley; Paul Wang; Susan
2	Mainzer; James H. Duval, a minor, by and through James Duval, as Guardian ad Litem; and
3	William Tait, a minor, by and through Russell Tait, as Guardian ad Litem (collectively
4	"Plaintiffs") and defendant Facebook, Inc. ("Facebook") (Plaintiffs and Facebook collectively
5	"the Parties"), by and through their respective counsel.
6	WHEREAS, Plaintiffs filed their Complaint in the above-entitled action in the Superior
7	Court of California, County of Santa Clara, on March 11, 2011;
8	WHEREAS, Plaintiffs filed their First Amended Complaint on March 18, 2011;
9	WHEREAS, Facebook removed the above-entitled action from the Superior Court of
10	California, County of Santa Clara, to the United States District Court for the Northern District of
11	California on April 8, 2011;
12	WHEREAS, the Parties stipulated to extend the deadline for Facebook's Motion to
13	Dismiss the First Amended Complaint from April 15, 2011 to May 18, 2011, with opposition due
14	on June 10, 2011 and reply due on June 24, 2011;
15	WHEREAS, Plaintiffs filed a Second Amended Complaint on June 6, 2011;
16	WHEREAS, the Parties stipulated to extend the time to respond to the Second Amended
17	Complaint from June 20, 2011 to July 1, 2011;
18	WHEREAS, Facebook filed a Motion to Dismiss the Second Amended Complaint on July
19	1, 2011;
20	WHEREAS, on July 19, 2011, Plaintiffs filed an unopposed Motion for Administrative
21	Relief Extending Time to File and Serve Opposition to Facebook's Motion to Dismiss, which the
22	Court granted by Order of July 21, 2011;
23	WHEREAS, on December 16, 2011, this Court issued an Order Granting in Part and
24	Denying in Part Facebook's Motion to Dismiss;
25	WHEREAS, under Federal Rule of Civil Procedure 12(a), the current deadline for
26	Facebook to respond to the Second Amended Complaint is December 30, 2011;
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1	WHEREAS, Facebook's offices are closed for the holiday season from Friday, December	
2	23 through Tuesday, December 27, and from Friday, December 30 through Monday, January 2	
3	(and many employees will take off all or most of the period from Friday, December 23 through	
4	Monday, January 2);	
5	WHEREAS, extending the date for Facebook to file its response to the Second Amended	
6	Complaint as set forth below will not alter the date of any event or deadline already fixed by	
7	Court order;	
8	NOW, THEREFORE, the Parties hereby stipulate and agree that Facebook's deadline to	
9	file its response to the Second Amended Complaint is extended to and including January 9, 2012.	
10	IT IS SO STIPULATED.	
11	D (1 D	
12	Dated: December 22, 2011 COOLEY LLP	
13	Day /s/Maythan D. Durana	
14	By: /s/ Matthew D. Brown Matthew D. Brown (196972)	
15	Attorneys for Defendant FACEBOOK, INC.	
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17	Dated: December 22, 2011 THE ARNS LAW FIRM	
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19	By:/s/ Robert S. Arns Robert S. Arns (65071)	
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21	Attorneys for Plaintiffs	
22	Dated: December 22, 2011 JONATHAN JAFFE LAW	
23	Dated. December 22, 2011 JONATHAN JAPPE LAW	
24	By: <u>/s/ Jonathan M. Jaffe</u> Jonathan M. Jaffe (267012)	
25	Attorneys for Plaintiffs	
26	Auomeys joi 1 iumijjs	
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28	STIP. TO EXTEND TIME TO RESPOND TO COMPL.	
	CASE NO. 11 CV 01726 I HV (DSC)	

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1	IT IS SO ORDERED.
2	DATED: December 27, 2011
3	DATED: December 27, 2011 HON. LUCY H. KOH
4	UNITED STATES DISTRICT JUDGE
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